UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF WEST VIRGINIA

v.	CASE NUMBER				
This form appl	lies to the above-entitled action only.				
Select and complete the appropriate section of this form to update:					
(1)	your name and/or firm information;				
(2)	to add your name as counsel of record;				
(3)	to change representation within your firm; or				
(4)	to remove your name from the court's service list.				
Withdrawal and/or Termination of Representation should be made in accordance with:					
L R Civ P 83.4 Withdrawal and/or Termination of Representation					
	An attorney may withdraw from a case in which he or she has appeared only as follows:				
(a)	By Notice of Withdrawal. A party's attorney may withdraw from a case by filing and serving a notice of withdrawal, effective				
	upon filing, if: (1) multiple attorneys have appeared on behalf of the party; and				
	(2) at least one of those attorneys will still be the party's counsel of record after the attorney seeking to withdraw does so.				
(b)	By Notice of Withdrawal and Substitution. A party's attorney may withdraw from a case by filing and serving a notice of				
	withdrawal and substitution, effective upon filing, if the notice includes:				
	(1) the withdrawal and substitution will not delay the trial or other progress of the case; and				
	(2) the notice is filed and served at least 90 days before trial.				
(c)	By Motion. An attorney who seeks to withdraw other than under LR 83.4(a) or (b) must move to withdraw and must show good cause. The attorney must notify his or her client of the motion.				
	Cambo And another made for the chem of the motion.				

NOTICE OF CHANGE OF ATTORNEY INFORMATION

I,		hereby provide this Notice of
	Name of Attorney and Bar Number	

Change of Attorney Information to the Court and request the Clerk's Office to:

Case 3:13-cv-29691 Document 69 Filed 05/01/18 Page 2 of 3 PageID #: 3106

	Please add my name as co	Please add my name as counsel of record <u>in the above-entitled action only</u> as follows:			
	the above-entitled action. I reque	has made an appearance in est to be added as additional counsel of record for the following party(ies) on nt agency has already made an appearance.			
	Name of Party(ies) Represented:				
	Please change within-firm representation $\underline{in\ the\ above-entitled\ action\ only}$ as follows:				
	My firm/government agency, _				
	to be substituted as cour	has made an appearance in the above-entitled action. I request sel of record for the following party(ies) on whose behalf has appeared and further request the court to terminate and remove from the court's service list for this case only.			
	Name of Party(ies) Represented:				
	Please remove me from the Court's services list in the above-entitled action only.				
	I do not wish to receive copies of any future orders, correspondence, motions, pleadings, notices, etc., and am notifying the court to remove my name from its service list for this case only. I will notify the Clerk of Court should this notice requirement change.				
	Further, I hereby absolve other counsel of record, if any exist, or pro se parties, from serving any future correspondence, motions, pleadings, notices, etc., upon me in this case only.				
	I am to remain counsel of record	for the following party(ies):			
	N/A (This	is a Rule 83.4(a) withdrawal.)			
	IVA (IIIIS	is a Rule 63.4(a) withurawai.)			
	Please update my name a follows:	and/or firm information in the above-entitled action only as			
	Former name:				
	New name:				
	New firm/government				
	agency name:				
	New mailing address:				
	City/State/Zip Code:				
	New telephone number: New fax number:				
	New e-mail address:				
		le only if a registered CM/ECF e-filer)			
	(F				

Case 3:13-cv-29691 Document 69 Filed 05/01/18 Page 3 of 3 PageID #: 3107

Date:	
	s/ Electronic Signature
	State Bar number:
	Firm/Government Agency:
	Mailing Address:
	City/State/Zip Code:
	Telephone number:
	Fax number:
	E-mail:

An attorney who seeks to withdraw other than under L R Civ P 83.4(a) or (b) must file a motion to withdraw and show good cause. The attorney must notify his or her client of the motion.